IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN RECEIVEDON

Richard Wayne Wright, Sr. Beyecket DEBRAP. HACKET D

Plaintiff Wright Second (2nd) Motion For An Extention of Time To Properly File An Objection

COMES NOW, Richard Wayne Wright Jr. Bey, Plaintiff, Pro-Je., before this Honorable Court Jub-mitting this Jecond(2nd) motion requesting Jixty (60) days For an extention of Time to respect Fully Jubmit an objection to the order of this Honorable Court (Court Doc. No. 213) Which was passed down on the 29th day of August 2007. The Fifteen (15) additional days granted by this Honorable Court (Court Doc. No. 215) is needed, but Juch granted time is not Jufficient to properly File plaintiff Wright

Objection to the magistrate Judge recommendation (Court Doc. No 213)

Juch requested time is needed as grounds For this motion, Plain
tiff States as Follows:

- I). Plaintiff must review Several documents of this proceeding to justly show this Honorable Court "Why (?)" Certain issues in plaintiff Complaint must be taken individually along with Certain defendants which the Court has placed in groups.
- assigned institutional Job (back dock worker 1:00 a.m. to 3:30 p.m. approximately) plaintiff wright has small portion of time to write, review the records, and do Further research.
- 3), Paper and envelopes are only issued once per week 12 sheet and 2 envelopes) Coupled With the limited amount of time plaintiff has access to the law library requires additional time as requested.
- 4). If this motion is granted, the new deadline would be october 28, 2001, From August 29, 2001, the

date, in which, the magistrate Judge recommandation was entered (Court Doc. No. 213)

5), Should this Honorable Court be inclined to not grant plaintiff Wright an additional Sixty (60) days as requested, Plaintiff request that he be granted Fifty (50) days so the plaintiff's objection (8) Would be due on October 18, 2001, Which Would Coincide With the date's this Honorable Court recommendation was passed down August 29, 2007, (Court Doc. No. 213) and Court order' passed down on september 11, 2001 (Court Doc. No. 215).

6), Plaintiff Wright is working diligently to Comply With the Court's recommendation requiring him to submit his objection(s). To properly do so, Plaintiff here by requests sixty (60) days extension, if denied, Fifty (50) days extension to ensure plaintiff Can accurately Filed the objection with all possible required evidentiary materials. Such additional time granted Would not unduly prejudice the defendant's

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Counselors.

Where Fore, plaintiff Wright respect Fully request that this Honorable Court grant an extention of time (to any extent other wise not mention) to ensure allowing plaintiff time to properly File his objection (s) With required evidentiary material's.

Done this the 20th day of September, 2001.

Respect Fully Submitted,

Richard W. Wright Sr. Bey #187140

Easterling Correctional Facility

Dorm C-2 Bed 53-A

200 Wallace Drive

Clio, Alabama 36017

Certificate of Service

This is to Certify that I Richard Wayne Wright, Sr. Bey am the plaintiff, Pro-se, in the above encamptioned motion and Certify I have Sent a Copy of this motion Page 40f to the Following defendant's Counselors:

Gregory Yaghmai ASB-2911-H67G Scott Jullivan, Streetman & Fox, P.C. 2450 Valley Dale Road Birmingham, Alabama 35244

Troy King (Attorney General)

State Bar #ASB 5949 5615

Steven Mallette Sirmon
(Assistant Attorney General)

Hugh Davis (Attorney)

Alabama Board Pardon and Paroles

Post office Box 302405

Montgomery, Alabama 36130

Plaintiff Wright Further Certify
I have sent this motion to the
Clerk of this Court and earnestly
ask due to plaintiff indigent status
that this Honorable Court and/or
Clerk Forward a Copy of this
said motion "Plaintiff Wright
Second (2nd) motion For an extention of time to properly File an
objection" to the defendants

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Counselors as Follows;

David B. Block (ASB-5098-KG2D)
William R LunsFord (ASB-4265-L72L)
Douglas B. Hargett (ASB-9928-581H)
Baich & Birgham LLP
Post office Box 18668
Huntsville, Alabama 35804-8668

Kim T. Thomas Gregory Marion Biggs Alabama Department of Correction Legal Division 301 Ripley Street Montgomery, Alabama 36130

Plaintiff Placed this motion in the United States mail box at Easterling Correctional Facility With First Class postage (Stamp) prepaid and properly address this on the 20th, day of September, 2007,

Respectfully Submitted,

Richard W. Wrightsr. Bey# 187140

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States District U. BOX All

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16 of Corrections is not responsible for the sebstane তেওঁ ১২ ১ or content of the enclosed communication." not been evaluated, and the Alabama Departme an Alabama State Prison. The contents have

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